}	CC TO JUDGE DJ	
	FILEDENTERED	
1	LODGEDRECEIVED	
	JUN 1 2011 DJ	
2	AT SEATTLE CLERK U.S. DISTRICT COURT	
3	MERCIEDM PLETRICT O WASHINGTON THEPELSON	
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5	11-CV-00872-INFO	
6		
7	United States District Court	
8	for the	
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10	AT SEATTLE	
11	DEBORAH R. BEATON, CASE NO. 11-CV - 872 PA J	
12	Plaintiffs,	
13	JPMORGAN CHASE BANK N.A., NORTHWEST TRUSTEE SERVICES, INC., OF HARDSHIP AND INJURY FOR	
14		
15) DEBORAH R. BEATON Defendants.	
16	Defendants.	
17		
18	I, Deborah Rhea Beaton, of legal age and competent to testify, make this	
19	Affidavit/Declaration and state as follows base on my own personal knowledge and	
20	understanding and belief and under the penalties of perjury under the law of the People of	
21	the State of Washington:	
22	1) I, Deborah Rhea Beaton, and my 24 year old son who lives in the home would face monetary, emotional and mental injury and immense Hardship if my property located at 22650 24th Avenue South Des Moines Washington was foreclosed on.	
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25		
26	2) My 24 year old son live in the home. I would face mental anguish and injury should my	
	AMENDED AFFIDAVIT OF HARDSHIP AND INJURY DEBORAH R. BEATON 31431 46th PI SW Federal Way, WA 98023 (509) 499-1607	
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son forced to move.

- 3) I and my son would face additional financial hardships with moving costs, rent costs, down payment of rent expenses and transferring of utilities expenses, which I do not have.
- 4) I would incur expenses and emotional and mental anguish if the property was sold; as I would have to amend my litigation and defend myself against an "Unknown" person.
- 5) I will incur unforeseen hardships should the home be sold and then be returned to me at a later date, if it were altered in any way.
- 6) The monies I used as a down payment were monies from the sale of a previous home in Spokane. I worked diligently to build the equity in that home. I will lose my entire life's savings and I cannot recover from that that at the age of 57.
- 7) I have suffered physical and emotional injury with the stress of the mortgage fraud I have learned about.
- 8) It is in the greater public interest not to foreclose as this will lower the property values of those in my neighborhood.

Respectfully submitted this 24th day of May, 2011.

Deborah Rhea Beaton

31431 46th Place SW

Federal Way, Washington 98023

Signature

AMENDED AFFIDAVIT OF HARDSHIP AND INJURY DEBORAH R. BEATON Deborah R. Beaton, Plaintiff 31431 46th Pl SW Federal Way, WA 98023 (509) 499-1607

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